

#### Europäisches Patentamt

European Patent office Office européen des brevets

Send	er:			<b>8</b> 3		München
Mrs	Antonella DE GREGORI	127 Tu	(+49-89) 523 656			
_	Borgonuovo 10	Tx Fax		23 99-44 65		
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E-ma	ail: b-zmilano@barzano-zanardo	com	•	12	(+49-30)	25901-0
				Fax	(+49-30)	25901-840
	ation number ant's or representative's reference					05711957.0 91549-08-01-28
	Description of document	Origi	nal file name	T	Assigne	d file name
			ING FURTHER.pdf	SRCH-1.pdf		
1	Document concerning search matters	PROCEDE	ino i ortificio pai	٠		
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	Payment					
1 .	Mode of payment	Not specified		-		
	ations  nent ndersigned hereby declares that the subsequency geither to an appeal or to an opposition (OJ	ently filed items	do NOT contain or are N	OT inten	ded to conti	ain any communicatio

#### Signatures

Place:

MILAN, Italy

Date:

28.January 2008

Signed by:

/Antonella DE GREGORI/

Capacity:

(Representative)

# BARZANÒ & ZANARDO

INTELLECTUAL PROPERTY

ROMA - MILANO - TORINO - VICENZA - BIELLA

WWW.BARZANO-ZANARDO.COM

MILANO OFFICE 10, VIA BORGONUOVO – 20121 MILANO TEL +39 02 626131 - FAX +39 02 6598859 b-zmilano@barzano-zanardo.com EUROPEAN PATENT OFFICE
Receiving Section
Patentlaan 2
NL 2280 HV RIJSWIJK (ZH)
Netherlands (Olanda)

Milano, 28/01/2008

Our ref.: Cal 91549

Re: EPA N. 05 711 957.0-1214

Applicant: PROCESS RESOURCES CORPORATION

Responsive to your communication dated January 15, 2008, we inform that it is desired to proceed further with the European patent application.

Respectfully submitted, DE GREGORI Antonella

Authorized Representative





European Patent Office Postbus 5818 2280 HV RIJSWIJK NETHERLANDS Tel. +31 (0)70 340-2040 Fax +31 (0)70 340-3016

For any questions about this communication: Tel.:+31 (0)70 340 45 00



De Gregori, Antonella Barzano & Zanardo Milano S.p.A. Via Borgonuovo 10 20121 Milano ITALIE

	15.01.08
Reference 91549	Application No JPatent No. 05711957.0 - 1214 PCT/US2005002269
Applicant/Proprietor Process Resources Corporation	

#### Proceeding further with the European patent application pursuant to Rule 70(2) EPC

A supplementary European search report has been drawn up concerning the above European patent application (publication number 1711568).

Since a request for examination has been filed (R. 70(1) EPC) and the examination fee has been paid (Art. 94(1) EPC) prior to the transmission of the supplementary European search report, you are hereby invited to indicate within

#### two months

of notification of this invitation whether you desire to proceed further with the European patent application.

If you do not indicate in due time that you desire to proceed further with the European patent application, it will be deemed to be withdrawn (R. 70(3) EPC).

If you wish you may comment on the supplementary European search report and amend, where appropriate, the description, claims and drawings (R. 70(2) EPC).

**Receiving Section** 



Registered letter EPO Form 1224 12.07 DMEX



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De Gregori, Antonella Barzanò & Zanardo Milano S.p.A. Via Borgonuovo 10 20121 Milano ITALIE For any questions about this communication:
Tel.:+31 (0)70 340 45 00

	27.12.07
Reference 91549	Application No./Patent No. 05711957.0 - 1214 PCT/US2005002269
Applicant/Proprietor Process Resources Corporation	

#### Communication

The European Patent Office herewith transmits as an enclosure the supplementary European search report under Article 153(7) EPC for the above-mentioned European patent application.

If applicable, copies of the documents cited in the European search report are attached.

Additional set(s) of copies of the documents cited in the European search report is (are) enclosed as well.

#### Refund of the search fee

If applicable under Article 9 Rules relating to fees, a separate communication from the Receiving Section on the refund of the search fee will be sent later.



EPO Form 1507.4 12.07



#### SUPPLEMENTARY EUROPEAN SEARCH REPORT

Application Number EP 05 71 1957

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Europäisches Patentamt

European **Patent Office**  Office européen des brevets



De Gregori, Antonella Barzano & Zanardo Milano S.p.A. Via Borgonuovo 10 20121 Milano ITALIE

**EPO Customer Services** 

Tel.: +31 (0)70 340 45 00

06.09.07

Reference 91549

Application No./Patent No. 05711957.0 - 1214

Applicant/Proprietor

**Process Resources Corporation** 

#### Communication of amended entries concerning the representative (Rule 92(1)h) EPC)

As requested, for the above-mentioned European patent application/European patent the entries concerning the representative have been amended as follows:

> De Gregori, Antonella Barzanò & Zanardo Milano S.p.A. Via Borgonuovo 10 20121 Milano IT

The amendment will be recorded in the Register of European Patents.

#### **Transfer Service**

Tel.: +49 (0)89 2399 2780



# BARZANÒ & ZANARDO M. 31.08.07

INTELLECTUAL PROPERTY ROMA - MILANO - TORINO - VICENZA - BIELLA WWW.BARZAND-ZANARDO.COM

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EUROPEAN PATENT OFFICE Directorate General 2 Erhardtstrasse 27 D-80298 MUENCHEN (Germania)

Milano, 31/08/2007

31-AGO-2007 VEN 16:41

#### ANTICIPATED BY FAX

Our ref.: Cal

Dear Sirs,

Please be informed that all current EP Patent Applications, Patents or Oppositions which are still registered under the name of Mr. COPPO Alessandro will be taken over by

Mrs. Antonella DE GREGÓRI of BARZANO' & ZANARDO MILANO S.p.A. Via Borgonuovo 10 I-20121 MILANO Italy .

Respectfully submitted

Antonella DE GREGORI

Authorized Representative

BARZANO' & ZANARDO MILANO SPA CORP. DOSICILE: 16, VIA C. MONTÉVERDI, ROMA - CAP. STOCK. € 224.000 C.C.LA.A. ROMA 473414 - FISCAL CODE.05051840582 - V.A.T. ITU1347751008



Ing. Barrand & Francisco



P.B.5818 - Patentlaan 2 2280 HV Rijswijk (ZH) (070) 3 40 20 40 FAX (070) 3 40 30 16 Europäisches Patentamt European Patent Office Office européen des brevets

Generaldirektion 1

Directorate General 1

Direction générale 1

Coppo, Alessandro Ing. Barzanò & Zanardo Milano S.p.A., Via Borgonuovo, 10 20121 Milano ITALIE



**EPO Customer Services** 

Tel.: +31 (0)70 340 45 00

Date 20.09.06

Reference 91549 Application No./Patent No.

05711957.0 - 2109 PCT/US2005002269

Applicant/Proprietor

**Process Resources Corporation** 

#### Notification of European publication number and Information on the application of Article 67(3) EPC

The provisional protection under Article 67(1) and (2) EPC in the individual contracting states becomes effective only when the conditions referred to in Article 67(3) EPC have been fulfilled (for further details, see information brochure of the European Patent Office "National Law relating to the EPC" and additional information in the Official Journal of the European Patent Office).

Pursuant to Article 158(1) EPC the publication under Article 21 PCT of an international application for which the European Patent Office is a designated Office takes the place of the publication of a European patent application.

The bibliographic data of the above-mentioned Euro-PCT application will be published on 18.10.06 in Section I.1 of the European Patent Bulletin. The European publication number is 1711568.

In all future communications to the European Patent Office, please quote the application number plus Directorate number.

Receiving Section





P.B.5818 - Patentlaan 2 2280 HV Rijswijk (ZH) 2 (070) 3 40 20 40 FAX (070) 3 40 30 16 Europäisches Patentamt European Patent Office Office européen des brevets

Generaldirektion 1

Directorate General 1

Direction générale 1

Coppo, Alessandro Ing. Barzanò & Zanardo Milano S.p.A., Via Borgonuovo, 10 20121 Milano ITALIE



**EPO Customer Services** 

Tel.: +31 (0)70 340 45 00

Date 06-09-2006

Reference
91549

Application No./Patent No.
05711957.0 - 2109 PCT/US2005002269

Applicant/Proprietor
Process Resources Corporation

#### Communication pursuant to Rules 109 and 110 EPC

#### (1) Amendment of application documents, especially the claims (R. 109 EPC)

The above mentioned international (Euro-PCT) application has entered the European phase, or can do so, once the necessary conditions are fulfilled.

Under Articles 28, 41 PCT, Rules 52, 78 PCT and Rule 86(2) to (4) EPC, the applicant may amend the application documents after receiving the international search report.

Whether or not he has already done so, he now has a further opportunity to file amended claims or other application documents within a non-extendable time limit of one month after notification of the present communication (R. 109 EPC).

The claims applicable on expiry of the above time limit, i.e. those filed on entry into the European phase or in response to the present communication, will form the basis for the calculation of any claims fee to be paid (see page 2) and for any supplementary search to be carried out under Article 157(2) EPC (R. 109 EPC).

Date

#### (2) Claims fees under Rule 110 EPC

If the application documents on which the European grant procedure is to be based comprise more than ten claims, a claims fee shall be payable for the eleventh and each subsequent claim within the period provided for in Rule 107(1) EPC.

☑	Based on the application documents currently on file, all necessary claims fees have already been paid (or the documents do not comprise more than 10 claims).
	All necessary fees will be/have been debited automatically according to the automatic debit order.
	The claims fee due for the claims to were not paid within the above-mentioned period.

Any non-paid claims fee, either based on the current set of claims or on any amended claims to be filed pursuant to Rule 109 EPC (see page 1), may still be validly paid within a non-extendable period of grace of one month after notification of this communication.

If a payment is made for only some of the claims, it must be indicated for which claims it is intended. If a claims fee is not paid in due time, the claim concerned is deemed to be abandoned (R. 110(4) EPC).

If claims fees have already been paid, but on expiry of the above-mentioned time limit there is a new set of claims containing fewer fee-incurring claims than previously, the claims fees in excess of those due under Rule 110(2), 2nd sentence, EPC will be refunded (R. 110(3) EPC).

You are reminded that any supplementary search under Article 157(2) EPC will relate only to the last set of claims applicable on expiry of the above time limit AND will be confined to those fee-incurring claims for which fees have been paid in due time.

The fee for the eleventh and each subsequent claim is EUR 45,00.

Receiving Section



Olsder, Florence



#### To the European Patent Office

# Entry into the European phase (EPO as designated or elected Office)

Zaropozir opprioation names.	EP05/1195/.0
PCT application number	PCT/US2005/002269
TOT publication number	WO2005073331
Applicant's or representative's reference	91549
Applicant     Particulars of the applicant(s) are contained in the international publication or were recorded by the International Bureau subsequent to the international publication.	☑
Changes which have not yet been recorded by the International Bureau are set out here:	
Address for correspondence	
2. Representative 1	
This is the representative who will be listed in the Register of European Patents and to whom notifications will be made	
Name ·	COPPO, Mr. Alessandro
Registration No	094911.5
Address of place of business	
	Via Borgonuovo 10
· ·	MILAN, 20121
·	Italy
Telephone	+39 02 626131
	+39 026598859
Fax	
e-mail	b-zmilano@barzano-zanardo.com
Any additional representative(s) is/are listed here:	Ø
*	DE GREGORI, Mrs. Antonella
	ZANARDO, Mr. Giovanni
	•
	FUSINA, Mr. Gerolamo
General Authorisation:     An individual authorisation is attached.	
A general authorisation has been registered under No:	
A general authorisation has been filed, but not yet registered.	_
-	
The authorisation filed with the EPO as PCT receiving Office expressly includes the European phase.	
4. Request for examination  Examination of the application under Art. 94 EPC is hereby requested. The	<u>√</u>
examination fee is being (has been, will be) paid.	
Request for examination in an admissible non-EPO language:	
5. Copies	
One or more additional sets of copies of the documents cited in the supplementary European search report are hereby requested.	
Number of additional sets of copies	
6. Documents intended for proceedings before the EPO 6.1 Proceedings before the EPO as designated Office (PCT I) are to be based on the following documents:	•

claims, description and drawings), where applicable with amended claims under Art. 19 PCT	П			
unless replaced by the amendments attached.	$\mathbf{Z}$ .			
Where necessary, clarifications should be attached as 'Other Documents' 6.2 Proceedings before the EPO as elected Office (PCT II) are to be based on the following documents:	•			
the documents on which the international preliminary examination report is based, including any annexes	. 🗆			
unless replaced by the amendments attached.			·	
Where necessary, clarifications should be attached as 'Other Documents'				
If the EPO as International Preliminary Examining Authority has been supplied with test reports, these may be used as the basis of proceedings before the EPO.				
7. Translations				
Translations in one of the official languages of the EPO (English, French, German) are attached as crossed below:				
* In proceedings before the EPO as designated or elected Office (PCT I + II):	_	•		
Translation of the international application (description, claims, any text in the drawings) as originally filed, of the abstract as published and of any indication under Rule 13bis.3 and 13bis.4 PCT regarding biological material				
Translation of the priority application(s)				
It is hereby declared that the international application as originally filed is a complete translation of the previous application (Rule 38(5) EPC)				
* In addition, in proceedings before the EPO as designated Office (PCT I):				
Translation of amended claims and any statement under Art. 19 PCT, if the claims as amended are to form the basis for the proceedings before the EPO (see Section 6).	□.			
* In addition, in proceedings before the EPO as elected office (PCT II):				•
Translation of annexes to the international preliminary examination report				
8. Biological material		•		•
8. Biological material  The invention relates to and/or uses biological material deposited under Rule 28 EPC.		•		
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8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s)			-	•
8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution				•
8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached				•
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8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.  9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO.				·
8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.  9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO. The sequence listing as part of the description is attached in PDF format.				•
<ul> <li>8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.</li> <li>9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO. The sequence listing as part of the description is attached in PDF format. The sequence listing does not include matter that goes beyond the content of the application as filed.</li> </ul>				•
<ul> <li>8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.</li> <li>9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO. The sequence listing as part of the description is attached in PDF format. The sequence listing does not include matter that goes beyond the content of the application as filed. In addition, the sequence listing data is attached in computer-readable form in accordance with WIPO Standard 25.</li> </ul>				•
<ul> <li>8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.</li> <li>9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO. The sequence listing as part of the description is attached in PDF format. The sequence listing does not include matter that goes beyond the content of the application as filed. In addition, the sequence listing data is attached in computer-readable form in</li> </ul>				
<ul> <li>8. Biological material The invention relates to and/or uses biological material deposited under Rule 28 EPC. The particulars referred to in Rule 28(1)(c) EPC (if not yet known, the depository institution and the identification reference(s)) [number, symbols, etc.] of the depositor) are given in the international publication or in the translation submitted under Section 7 on: page(s) / line(s) A copy of the receipt(s) of deposit issued by the depositary institution is attached will be filed at a later date A waiver of the right to an undertaking from the requester pursuant to Rule 28(3) EPC is attached.</li> <li>9. Nucleotide and amino acid sequences The items required under Rules 5.2 and 13ter PCT and Rule 111(3) EPC have already been furnished to the EPO. The sequence listing as part of the description is attached in PDF format. The sequence listing does not include matter that goes beyond the content of the application as filed. In addition, the sequence listing data is attached in computer-readable form in accordance with WIPO Standard 25. The sequence listing data in computer-readable form in accordance with</li> </ul>				

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12. Lis	st of enclosed documents		<u></u>				
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15. Fe	es						
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15-2	005 Designation fee		7	80.00	560.00		
15-3	006e Examination fee (Euro-PCT wit European search report)	hout supplementary	1	1 490.00	1 490.00		
15-4	015 Claims fee		7		315.00		
15-5	020 Basic national fee for an internat	1	95.00	95.00			
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16. Ar	nnotations						
	gnature(s) of applicant(s) or repre	esentative		1			
	Place:	MILAN, Italy			•		
		21.August 2006	•				
		/Alessandro COPPO/					
	Capacity:						

# BARZANÒ & ZANARDO

INTELLECTUAL PROPERTY

ROMA - MILANO - TORINO - VICENZA - BIELLA
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EUROPEAN PATENT OFFICE Receiving Section Patentlaan 2 2280 HV RIJSWIJK ZH (The Netherlands)

MILANO OFFICE 10, VIA BORGONUOVO – 20121 MILANO TEL +39, 02 626131 - FAX +39 02 6598859 e-mail:b-zmilano@barzano-zanardo.com

Milano, 21/08/2006

Our Ref.: Cal 91549

Re:

EPA 05 711 957.0-2109 PCT/US2005002269

Applicant: PROCESS RESOURCES CORPORATION

#### CLAIM 9 - LINE 17

There is an erroneously conversion of the amount. The correct conversion is:

is from 0.113 to 3.362 grams of dried hydrophilic material per 2.787 square meters of polymer label material.

We enclose copy of page 56 of International publication with the correction

Respectfully submitted, Alessandro COPPO

Authorised Representative



WO 2005/073331 PCT/US2005/002269

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8. A process for applying a polymeric label to a glass, plastic or metal container or surface as defined in claim 1 wherein step (b) is carried out with the application of a sufficient amount of water based activator containing a effective amount of a cross-linking agent to said activatable layer to form a tacky fastenable polymeric label.

- 9. A process for applying a polymeric label to a glass,

  15 plastic or metal container or surface as defined in claim

  1 wherein the total amount of dried hydrophilic material

  is from 0.020 1.03 1.03 dried hydrophilic material per 2,787.

  sq. fm. of polymer label material.
- 20 10. A process for applying a polymeric label to a glass, plastic or metal container or surface as defined in claim 1 where a slip agent is added to said hydrophilic material.
- 25 11. A process for making a polymeric label stock for application to a glass, plastic or metal container or surface said process comprising:
  (a) applying a layer of an hydrophilic solid material
  - comprising at least 30% by dry weight of an animal glue based on the total weight of the hydrophilic solid material by applying a aqueous dispersion comprising animal glue to a polymeric label stock and thereafter drying said layer of hydrophilic material.
- 35 12. A process for making a polymeric label stock for application to a glass, plastic or metal container or surface as defined in claim 11 wherein said aqueous dispersion of animal glue contains a cross-linking agent.

# BARZANÒ & ZANARDO

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Applicant: PROCESS RESOURCES CORPORATION

I refer to the application involved and to the authorisation by which the Applicant appoints me as representative before the European Patent Office for this application.

I hereby grant a sub-authorisation to the following European Representatives:

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empowering each of them to represent the Applicant in connection with any formalities to be carried out for the patent granting procedure and maintenance of the above mentioned application.

Respectfully submitted, Alessandro COPPO

Authorised Representative

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